

CDC up to \$250 per day for expenses incurred by SBA to correct the deficiencies. If non-compliance continues for 90 days, SBA may take the fees as compensation for its efforts to obtain compliance.

**§ 120.983 Transfer of CDC servicing to SBA or another CDC.**

If a CDC fails to correct servicing deficiencies, or is unable or unwilling to service its portfolio, SBA may assume the servicing or require the transfer of all or part of the CDC's portfolio to another CDC within or adjoining the deficient CDC's Area of Operations. If there is no suitable CDC, SBA may approve a transfer to another entity. Future service fees from transferred loans will be paid to the transferee. In addition, the CDC's processing authority will be temporarily suspended.

**§ 120.984 Suspension or revocation of CDC certification.**

(a) *Suspend or revoke.* The AA/FA may suspend or revoke the CDC's certification if a CDC:

- (1) Violates a statute, an SBA regulation, or the terms of a Debenture, authorization, or agreement with SBA;
- (2) Makes a material false statement, knowingly misrepresents, or fails to state a material fact;
- (3) Fails to maintain good character;
- (4) Fails to operate according to prudent lending standards;
- (5) Fails to correct servicing, collection, reporting, or other deficiencies; or
- (6) Is unable or unwilling to operate in accordance with the requirements of this part.

(b) *Transfer portfolio.* Upon suspension or revocation, the CDC must transfer its remaining portfolio and any 504 applications or financings in process to another CDC designated or approved by SBA. If a pending 504 financing is completed after a transfer, any deposit must also be transferred. Any fees must be apportioned by SBA between the two CDCs in proportion to services performed.

(c) *Provide written notice.* SBA must give written notice to the CDC at least 10 business days prior to the effective date of a suspension or revocation, informing the CDC of the opportunity for

a hearing pursuant to part 134 of this chapter.

ENFORCEABILITY OF 501, 502 AND 503  
LOANS AND OTHER LAWS

**§ 120.990 501, 502 and 503 loans.**

SBA has discontinued loan programs for 501, 502, and 503 loans. Outstanding loans remain under these programs, and Borrowers, CDCs, and SBA must comply with the terms and conditions of the corresponding notes and Debentures, and the regulations in this part in effect when the obligations were undertaken or last in effect, if applicable.

**§ 120.991 Effect of other laws.**

No State or local law may preclude or limit SBA's exercise of its rights with respect to notes, guarantees, Debentures and Debenture Pools, or of its enforcement rights to foreclose on collateral.

**PART 121—SMALL BUSINESS SIZE REGULATIONS**

**Subpart A—Size Eligibility Provisions and Standards**

PROVISIONS OF GENERAL APPLICABILITY

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- 121.101 What are SBA size standards?
- 121.102 How does SBA establish size standards?
- 121.103 What is affiliation?
- 121.104 How does SBA calculate annual receipts?
- 121.105 How does SBA define "business concern or concern"?
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SIZE STANDARDS USED TO DEFINE SMALL  
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SIZE ELIGIBILITY REQUIREMENTS FOR SBA  
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